1 2 3 4 5 6 7 8	PATRICIA A. CONNERS (Trish.Conners@myth R. SCOTT PALMER (Scott.Palmer@myfloridal LIZABETH A. BRADY (Liz.Brady@myfloridal NICHOLAS J. WEILHAMMER (Nicholas.Weissatu A. CORREA (Satu.Correa@myfloridalegoffice of the Attorney General State of Floridal PL-01, The Capitol Tallahassee, FL 32399-1050 Tel: (850) 414-3300 Fax: (850) 488-9134	llegal.com) alegal.com) ilhammer@myfloridalegal.com)
9 10 11	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
12	IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	MASTER FILE NO. 07-cv-5944 SC MDL NO. 1917
14   15   16   17   18   19   19   121   122   1	This Document Relates To:  Case No. 2011-CV-6205 SC  STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS,  Plaintiff, v.  LG ELECTRONICS, INC., et al., Defendants.	DECLARATION OF NICHOLAS J. WEILHAMMER IN SUPPORT OF PLAINTIFF STATE OF FLORIDA'S MOTION FOR DEFAULT JUDGMENT AGAINST CERTAIN DEFENDANTS  Date: September 5, 2012 Time: 10 a.m. Location: JAMS, Two Embarcadero Center, Suite 1500 Judge: Hon. Samuel Conti Special Master: Hon. Charles A. Legge (Ret.)
223   224   224   225   226   227   228   228   227   228   227   228   228   227   228   228   227   228	DECLARATION OF NICHOLAS J. WEILHAMMER IN SUPPORT OF JUDGMENT  Master File No. 07-cv-5944 SC;  Coss No. 2011, pv. 6205 SC	OF PLAINTIFF STATE OF FLORIDA'S MOTION FOR DEFAULT

- 1 -

JUDGMENT

Master File No. 07-cv-5944 SC; Case No. 2011-cv-6205 SC

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true and correct. Executed this 31st day of July, 2012, at Tallahassee, Florida. <u>s/Nicholas J. Weilhammer</u> Nicholas J. Weilhammer DECLARATION OF NICHOLAS J. WEILHAMMER IN SUPPORT OF PLAINTIFF STATE OF FLORIDA'S MOTION FOR DEFAULT JUDGMENT Master File No. 07-cv-5944 SC; Case No. 2011-cv-6205 SC

## **EXHIBIT A**

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July 24, 2012

## VIA E-MAIL

Hon. Charles A. Legge JAMS Two Embarcadero Center, Suite 1500 San Francisco, CA 94111

Re: <u>In re Cathode Ray Tube Antitrust Litigation</u>, MDL No. 1917: Defendants' Motion to Dismiss the State of Florida's Amended Complaint: Hearing Date September 5, 2012

Dear Judge Legge:

I write on behalf of the moving Defendants in *State of Florida v. LG Electronics, Inc., et al.* regarding Defendants' Motion to Dismiss the State of Florida's Complaint.

Florida filed its Complaint on December 9, 2011 ("Original Complaint"). Defendants moved to dismiss the Original Complaint pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure on July 3, 2012 (Dkt. 1248). Last week, Florida filed both an Amended Complaint (on July 16, 2012, Dkt. 1260) and an Opposition to Defendants' Motion to Dismiss (on July 17, 2012, Dkt. 1262). Defendants' Reply in support of their Motion to Dismiss the Original Complaint is due on July 24, 2012.

Pursuant to Rule 15(a)(3) of the Federal Rules of Civil Procedure, Defendants are required to respond to the Amended Complaint within fourteen (14) days of service, or by July 30, 2012. Defendants will file a motion to dismiss the Amended Complaint on July 30, 2012.

The Amended Complaint supersedes the Original Complaint; thus, Defendants' Motion to Dismiss the Original Complaint (Dkt. 1248) and Florida's Opposition (Dkt. 1262), are now moot, and Defendants will *not* file a Reply Brief on July 24, 2012 in support of the Motion to Dismiss the Original Complaint. Counsel for Florida informed counsel for Defendants that Florida declines to join in a stipulation regarding the above, stating that they do not believe any stipulation is necessary.



Hon. Charles A. Legge July 24, 2012 Page 2

Finally, Defendants will notice their motion to dismiss the Amended Complaint for hearing on September 5, 2012, the date currently set on the Court's calendar.

Sincerely,

Michelle Park Chiu

cc: Lizabeth Brady, Esq.

Nicholas Weilhammer, Esq.

Defense Counsel